## UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

In re:

Ridgeway Avenue Trust, Trust No, 145, : Miscellaneous Proceeding 24-03002 (PMM)

:

Debtor. :

## ORDER TO SHOW CAUSE WHY PROCEEDING SHOULD NOT BE DISMISSED AND BAR ORDER ENTERED

**AND NOW** upon consideration of the Debtor's purported chapter 7 filing docketed as a Miscellaneous Proceeding on February 15, 2024 (the "Current Matter");

**AND** the Debtor's previous chapter 7 bankruptcy case having been dismissed on July 21, 2023 for Debtor's failure to retain counsel to represent the Debtor in federal court (see doc. #'s 8,10 in case 23-11442);

**AND** the Current Matter also having been filed without representation by counsel;

**AND** a review of the bare schedules and statements filed with the Current Matter indicate that the Debtor may have filed again without the intent of pursuing a legitimate bankruptcy purpose; It is, therefore, hereby **ORDERED** that:

- The Debtor SHALL APPEAR for a hearing on Wednesday, March 13, 2024 at 9:30 a.m.
  in Bankruptcy Courtroom No. 1, U.S. Courthouse, 900 Market Street, 2d Floor,
  Philadelphia, PA 19107 and show cause why this case should not be dismissed with a one
  year bar as having been filed in bad faith; and
- Failure to appear for the hearing may result in dismissal of this case and entry of a one year
   bar without further notice or hearing.

Date: 2/16/24

PATRICIA M. MAYER U.S. BANKRUPTCY JUDGE

Patricia M. Mayer

Copy to: Ridgeway Avenue Trust , Trust No, 145 3152 Little Road #108 Trinity, FL 34655